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APPLICATION NO.	FI	LING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
09/746,192	09/746,192 12/21/2000		James A. Parker	283-205.03 CON	3152
20874	7590	12/24/2002			
WALL MAI	RJAMA	& BILINSKI	EXAMINER		
101 SOUTH SUITE 400	-			LE, THIEN MINH	
SYRACUSE, NY 13202				ART UNIT	PAPER NUMBER
				2876	1.
				DATE MAILED: 12/24/2002	7

Please find below and/or attached an Office communication concerning this application or proceeding.

	A mustice at the Atlanta	1 2 2 2 2 2				
•	Application No.	Applicant(s)				
	09/746,192	PARKER ET AL.				
Office Action Summary	Examiner	Art Unit				
	Thien M. Le	2876				
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet wit	n tne correspondence address				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a re within the statutory minimum of thirty will apply and will expire SIX (6) MONT cause the application to become AB/	ply be timely filed (30) days will be considered timely. HS from the mailing date of this communication. ANDONED (35 U.S.C. § 133).				
1)⊠ Responsive to communication(s) filed on <u>18 C</u>	October 2002 .					
	is action is non-final.					
3) Since this application is in condition for allowa						
closed in accordance with the practice under a Disposition of Claims	Ex parie Quayle, 1935 C.L). 11, 453 O.G. 213.				
4)⊠ Claim(s) <u>1-45</u> is/are pending in the application.						
4a) Of the above claim(s) is/are withdray	vn from consideration.					
5) Claim(s) is/are allowed.						
6)⊠ Claim(s) <u>1,2,4,5,16,19,27,34 and 44</u> is/are rejected.						
7)⊠ Claim(s) <u>3,6-15,17,18,20-33,35-43 and 45</u> is/a	re objected to.					
8) Claim(s) are subject to restriction and/or	r election requirement.					
Application Papers						
9)☐ The specification is objected to by the Examine						
10) The drawing(s) filed on is/are: a) accep	•					
Applicant may not request that any objection to the	-					
11) The proposed drawing correction filed on		sapproved by the Examiner.				
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Expriority under 35 U.S.C. §§ 119 and 120	arriirier.					
	and an article and an article and are	440(-) (-) (5)				
13) Acknowledgment is made of a claim for foreign	i priority under 35 U.S.C. §	119(a)-(d) or (i).				
a) All b) Some * c) None of:	a baya baan ragaiyad					
 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 						
<u> </u>	·	•				
 3. Copies of the certified copies of the prior application from the International But * See the attached detailed Office action for a list 	reau (PCT Rule 17.2(a)).	·				
14) Acknowledgment is made of a claim for domestic	c priority under 35 U.S.C.	§ 119(e) (to a provisional application).				
 a) ☐ The translation of the foreign language pro 15)☐ Acknowledgment is made of a claim for domesting 						
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 	5) 🔲 Notice of I	iummary (PTO-413) Paper No(s) Iformal Patent Application (PTO-152)				

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DETAILED ACTION

The response filed on 10/8/2002 has been entered. Claims 1-45 remain for examination.

Claim Rejections - 35 USC § 102

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

(e) the invention was described in-

(1) an application for patent, published under section 122(b), by another filed in the United States before the invention by the applicant for patent, except that an international application filed under the treaty defined in section 351(a) shall have the effect under this subsection of a national application published under section 122(b) only if the international application designating the United States was published under Article 21(2)(a) of such treaty in the English language; or

(2) a patent granted on an application for patent by another filed in the United States before the invention by the applicant for patent, except that a patent shall not be deemed filed in the United States for the purposes of this subsection based on the filing of an international application filed under the treaty defined in section 351(a).

Claims 1-2, 4-5, 16, 19, 27, 34, and 44 are rejected under 35

U.S.C. 102(e) as being anticipated by Danielson et al. (herein Danielson – 6,149,062; newly cited).

Regarding claim 1, Danielson discloses a hand-held data processing system of modular structure includes a base unit that couples with a reader unit as well as other units. The other units can include display, printing,

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communication or other interface functionality. The base unit can also function when separate from the reader unit and the other units. The base unit can include an indicia reader or a display component. In addition, the base unit, reader unit and the other units can possess the capability of coupling with an accessory module such as a memory device, processor or microcomputer. The reader unit and the other units can include power supplies that can supply power to the base unit. Finally, a combined assembly of a base unit and a reader or other unit can be of a size that fits within a shirt pocket.

According to Danielson, the system includes a core module which should be able to communicate with a host and with peripheral devices, for downloading of the application programs into the core module and for communicating with all types of input/output devices such as those referred to herein. Extensive flexibility in the communication protocol is provided for example by using two high speed serial channels capable of being programmed as asynchronous, byte synchronous or bit synchronous. Eight input/output contacts provide electrical connection to the outside; The charge and ground contacts may be fixed while the other contacts may be programmable as serial channels, clocked data channels, analog inputs or outputs, or event inputs and outputs. The concept of using peripheral shell modules for selective coupling with the core module offers complete expansion capability with minimal development time to enter new markets. Typical shell modules

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could comprise graphics LCD display means providing a touch keyboard, digitizer

tablet means, printers, laser bar code readers, RF modules, smart card interfaces, disk systems, full travel keyboards, larger displays, local area network interfaces, et cetera. Optionally, as illustrated in FIGS. 34, 35 and 36, for example, the core module may have a built-in minimal input/output capability such as may be achieved by using a graphics LCD display on one face of the core module for output and a touch responsive keyboard directly behind and defined by the display. The display, for example, may comprise 64.times.128 pixels, or eight lines by twenty-one characters, and may support any character set that can be defined. This is ideal for foreign applications. Since the keyboard is defined by the display, it will naturally be in the same language. The display (and keyboard) may be backlighted by a built-in electroluminescent panel. Many stand-alone applications for such a core module would require bar code scanning and thus a built-in scanner is illustrated at 1212, 1214, FIG. 34. IE Such a display would have the ability to use icons (pictorial images) as labels for keyboard locations, and to change them as the application requires. Further, Danielson discloses that application programs can be downloaded to said accessory module which can be a memory as has been discussed above.

As can be seen, Danielson discloses the claimed invention.

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Allowable Subject Matter

Claims 3, 6-15, 17-18, 20-33, 35-43, and 45 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Thien M. Le whose telephone number is (703) 305-3500. The examiner can normally be reached on Monday - Friday from 7:30am - 4:00pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Michael G. Lee can be reached on (703) 305-3503. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 308-5841 for regular communications and (703) 308-7722 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 308-0956.

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Le, Thien M.
Primary Examiner
Art Unit 2876
December 19, 2002